STANTONS

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

THE FOOTBALL ASSOCIATION PREMIER LEAGUE and BOURNE CO., on behalf of themselves and all others similarly situated,

ECF Case

Plaintiffs.

Case No. 1:07-cv-03582 (LLS) (Related Case No. 1:07-cv-02103)

YOUTUBE, INC., YOUTUBE, LLC, and GOOGLE INC.

Defendants.

STIPULATION AND ORDER

IT IS HEREBY STIPULATED AND AGREED by and between Class Plaintiffs and Defendants, through their undersigned counsel, as follows:

- Defendants may restrict Class Plaintiffs from showing portions of documents. deposition transcripts, or other materials that Defendants produce in this action to the extent that such materials contain the following information, other than information that is publicly available, to McLaughlin:
 - technical software or hardware aspects of Google's advertising (a) technology; or
 - confidential materials, the disclosure of which likely will cause **(b)** competitive injury to Defendants, concerning:
 - (i) the specific financial terms of any proposed or actual advertising agreement such that particular dollar figures or other numerical terms may be redacted to the extent practicable;
 - (ii) the specific identity of any proposed or actual counterparty in an advertising transaction such that names, addresses, and other unique information may be redacted to the extent practicable; and
 - (iii) revenue or profit & loss projections such that particular dollar figures or percentages may be redacted to the extent practicable.
- Defendants may designate specific information they produce as inaccessible to McLaughlin under paragraph 1 above, within 45 days from the date of the Stipulation with respect to information previously produced, and within 30 days after production is made with

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respect to any other information. Following production, Defendants shall have the right to "claw-back" any such materials, consistent the terms and provisions of the parties' Non-Waiver Agreement. Until such period lapses, or following a claw-back and until it is resolved, McLaughlin shall not have access to the information. Either party may present to the Court for resolution any disputes as to whether the information fits the parameters of paragraph 1. McLaughlin shall not have access to such material in dispute until the Court renders its determination. Notwithstanding the foregoing, Class Plaintiffs may identify, at any time, specific documents for Defendants' consent to disclose to McLaughlin. The parties shall reasonably cooperate to expedite resolution of the treatment of such documents; in the event, however, either party concludes an impasse exists or requires expedited consideration of such documents, it then may bring the matter to the Court's attention for resolution.

- In the event that McLaughlin were to enter into a business or consulting relationship with Yahoo! during the pendency of this action, McLaughlin shall promptly disclose to Defendants the fact and nature of any such relationship and Defendants shall be permitted to seek any further relief or protections, as may be necessary, given that further disclosure.
- The foregoing terms are subject to modification either by written agreement of the parties or order of the Court.

AGREED AND STIPULATED

August 26, 2008

Attorneys for Lead Plaintiffs The Football Association Premier League Limited and Bourne Co., Named Plaintiffs Murbo Music Publishing, Inc., Cherry Lane Music Publishing Company, Inc., Robert Tur d/b/a Los Angeles News Service. X-Ray Dog Music, Inc., Fédération Française de Tennis, and The Scottish Premier League Limited and the Prospective Class

By:

Louis Solomon

Hal S. Shaftel PROSKAUER ROSE LLP

1585 Broadway

New York, NY 10036-8299

Telephone: (212) 969-3000

John P. Coffey BERNSTEIN LITOWITZ BERGER & GROSSMAN LLP 1285 Avenue of the Americas

New York, NY 10019 Telephone: (212) 554-1400 Facsimile: (212) 554-1444

Attorneys for Cal IV Entertainment LLC

Daniel Girard
Aaron Sheanin
Christina H. Connolly
GIRARD GIBBS LLP
601 California Street, 14th Floor
San Francisco, CA 94108

-and-

Gerald E. Martin
Laurel Johnston
BARRETT JOHNSTON & PARSLEY
217 Second Avenue North
Nashville, TN 37201

-and-

Kevin Doherty
BURR & FORMAN
700 Two American Center
3102 West End Avenue
Nashville, TN 37203

Attorneys for the National Music Publishers' Association, Rodgers & Hammerstein Organization, Stage Three Music (US), Inc., Edward B. Marks Music Company, Freddy Bienstock Music Company d/b/a Bienstock Publishing Company, and Alley Music Corporation.

David S. Stellings LIEFF CABRASER HEIMANN & BERNSTEIN LLP 780 Third Avenue, 48th Floor New York, NY 10017-2024 Telephone: (212) 355-9500 Facsimile: (212) 355-9592-and-

James E. Hough

MORRISON & FOERSTER 1290 Avenue of the Americas New York, NY 10104 Telephone: (212) 468-8158

Facsimile: (212) 468-7900

Attorneys for The Music Force Media Group LLC, The Music Force LLC, and Sin-Drome Records, Ltd

> Christopher Lovell (CL-2595) Christopher M. McGrath (CM-4983) LOVELL STEWARD HALEBIAN LLP 500 Fifth Avenue, 58th Floor New York, NY 10110 Telephone: (212) 608-1900 Facsimile: (212) 719-4677

-and-

Jeffrey L. Graubart (JG-1338) LAW OFFICES OF JEFFREY L. GRAUBART 350 West Colorado Boulevard, Suite 200 Pasadena, CA 91105-1855 Telephone: (626) 304-2800 Facsimile: (626) 304-2807

-and-

Steve D'Onofrio (SD-8794) 5335 Wisconsin Avenue, N.W. Suite 950 Washington, DC 20015 Telephone: (202) 686-2872 Facsimile: (202) 686-2875

Attorneys for Defendants YouTube, Inc., YouTube, LLC and Google Inc.

IA. Ophn P. Mancin/ 13 Richard Ben-Veniste By: Andrew H. Schapiro A. John P. Mancini Matthew I. Ingber MAYER BROWN LLP

1675 Broadway New York, NY 10019 Telephone: (212) 506-2500 Facsimile: (212) 262-1910

David H. Kramer
Maura L. Rees
Michael H. Rubin
Bart E. Volkmer
WILSON SONSINI GOODRICH &
ROSATI PC
650 Page Mill Road
Palo Alto, CA 94304
Telephone: (650) 493-9300

SO ORDERED:

Louis L. Stanton

United States District Judge

9/4/08